



# University of Hawaii at Manoa

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Office of the Director

RL:0334A

## HB 351 RELATING TO FISH AND GAME PENALTIES

Statement for  
House Committee on  
Ocean and Marine Resources  
Public Hearing, 1 March 1979

We understand HB 351 to be a companion bill to SB 1553. If so, an Environmental Center statement on the Senate bill is pertinent to HB 351 also. A copy of the Center statement (RL:0334) is attached.



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## SB 1553 RELATING TO FISH AND GAME PENALTIES

Statement for  
Senate Committee on  
Ecology, Environment and Recreation  
Economic Development  
Public Hearing, 26 February 1979

By  
Doak C. Cox, Environmental Center  
Ray Tabata, Sea Grant  
Richard Brock, Hawaii Institute of Marine Biology

SB 1553 would amend provisions in six chapters of Hawaii Revised Statutes that relate to penalties for the violation of fish and game regulations. This statement on the bill does not reflect an institutional position of the University.

For convenience, the present penalties for fish and game regulation violations are compared with the penalties proposed in SB 1553 in an attached tabulation. Most of the present penalties were established long ago, and at different times, so that they have been devalued by inflation, and there are inconsistencies in severity. The general upward revision and some equalization of the penalties is thus appropriate.

A few aspects of the revisions proposed in SB 1553 deserve the attention of this committee, however.

- 1) All imprisonment penalties would be deleted by the proposal, even in the case of violations that were originally considered so serious as to warrant possible imprisonment of as much as six months (violations of HRS 188-11, 188-24, 188-30.2, 188-34, 188-35, 188-56, 188-13) or a year (violation of endangered species provisions, HRS 195-D). In the light of present prison conditions, imprisonment is a very serious penalty, and rarely justified, but one possibly justified in the case of flagrant violation of the most important prohibitions.
- 2) Minimum fines would be proposed for a considerable number of kinds of violations for which only maximum fines are now prescribed. In the case of the smaller minimum (\$25), the embarrassment and inconvenience of court appearance may be more of a deterrent than the fine, and the requirement of the fine may be ineffective and even counter productive.

- 3) Some penalties pertain to prohibitions of which there is little public recognition or rationale. Tadpole catching is, for example, a fairly common occupation of children, but even on a small scale and in private ponds, it is prohibited in HRS 188-64, and would be subject to fines of not less than \$25 under HRS 188-67 if amended as proposed.

Changes in penalties proposed in SB 1553

HRS Sec.	Violations of provisions relating to	Penalties					
		Fines, \$				Imprisonment, days*	
		Present		Proposed		Present	
		Min.	Max.	Min.	Max.	Min.	Max.
188-11	Summaries		500 <sup>a)</sup>	100	500		182
187-20	Other than provided elsewhere		500	100	500		
188-2	Fishing tabu		15 <sup>c)</sup>		25 <sup>c)</sup>		
188-13	Private fishing rights		100	25	500		
188-14	Private fishing rights		100	25	500		
188-21	Fishing with explosive & use of toxic substances		500	100	500		150
188-24	Use of explosives	50	500	100	500		182
188-25	Spearing	10	50	100	500	10	20
188-29	Netting	25	200	100	500		50
188-30	Illegal nets	25	200	100	500		50
188-30.2	Net set duration	100	500	100	500		182
188-32	Netting for aquariums	10	100	25	500		60
188-33	Flail fishing Molokai		200	25	500		182
188-34	Netting, Honolulu, Hilo		250	100	500		182
188-35	Fishing, Waikiki, etc.	25	200	100	500		182
188-36	Fishing, marine lab refuge	10	100	100	500		30
188-39	Fishing, Leeward Is.	25	200	100	500		90
188-42	Fish size and dried nehu	25	200	100	500	5	50
188-43	Hinana trapping	25	200	100	500	5	50
188-44	Mullet fishing		500	100	500		100
188-45	Nehu, i'ao		200	100	500		50
188-46	Opelu	25	100	25	500		
188-48	Fish introduction	10	100	100	500		90
188-52	Fish introduction		200 <sup>d)</sup>	100	500 <sup>d)</sup>		60
188-54	Entry, fishing reserves	10	200	25	500		90
188-54.2	Fishing permit, reserves	b)	e)	100	500 <sup>e)</sup>		
188-56	Seals	100	500	100	1000		182
188-57	Crustaceans	100	500	100	500	5	50
188-59	Crustaceans with eggs	10	100	100	500	10	30
188-61	Pearl oysters		500	100	500		182

188-67	Frogs and tadpoles	5	50	25	500		
189-4	Commercial fishing licenses	25	200	100	500	5	50
189-13	Fish-catch reporting		500	100	500		180
189-14	Inspection	25	200	100	500	5	50
191-6	Hunting licenses	25	200	100	500	5	50
191-10	Game bird taking	25	200	100	500	30	90
191-13	Wild bird catching	25	200	100	500		90
191-14	Wild bird captivity	25	200	25	500		30
191-15	Pigeon shooting		25	25	500		50
191-18	Hunting, private lands	5	100	25	500		90
191-21	Mammal hunting	25		25	500		
191-23	Permits, game reserve entry	10	200	100	500		90
191-24	Night hunting	a)		100	1000		
192-10	Shooting preserves		100	100	500		90
195-8	Natural area reserves		100	100	500		30
195D-9	Endangered species		1000	100	1000		365

\*Imprisonment penalties prescribed in months or years are given in day-equivalents.  
 Imprisonment penalties may be imposed separately from or in addition to fines.  
 The amendment proposed would delete all imprisonment penalties.

- a) Misdemeanor
- b) Petty misdemeanor
- c) Plus value of fish caught
- d) Plus license cancellation
- e) Plus forfeiture of gear